BEFORE THE POSTAL RATE COMMISSION

RECEIVED Mar 29 10 11 AM '00

POSTAL RATE COMMISSION OFFICE OF THE SECRETARY

POSTAL RATE AND FEE CHANGES, 2000

DOCKET NO. R2000-1

FOLLOW-UP INTERROGATORY OF UNITED PARCEL SERVICE TO UNITED STATES POSTAL SERVICE (UPS/USPS-2) (March 29, 2000)

Pursuant to the Commission's Rules of Practice, United Parcel Service hereby serves this follow-up interrogatory directed to the United States Postal Service: UPS/USPS-2.

Respectfully submitted,

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UPS/USPS-2. Refer to the answer to interrogatory PSA/USPS-T32-8 (redirected to the Postal Service from witness Mayes), which (1) refers to "the change made in FY99 to use mailing statement data for RPW Parcel Post revenues and volumes, instead of the previously used sampling data," and (2) states that "This revision in data sources was applied to official FY1998 data."

- (a) Did the "revision" that was "applied to official FY1998 data" consist of developing factors or otherwise using data derived from FY1999 mailing statements and then applying those factors or results to FY1998 RPW data?
- (b) Was the "revision in data sources [that] was applied to official FY1998 data" based on FY1998 mailing statement data, or on FY1999 mailing statement data?

CERTIFICATE OF SERVICE

I hereby certify that I have this date served the foregoing document by first class mail, postage prepaid, in accordance with Section 12 of the Commission's Rules of Practice.

Phillip E. Wilson, Jr.

Attorney for United Parcel Service

Dated: March 29, 2000

Philadelphia, Pa.

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